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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/788,487	03/01/2004	Katsuya Kitamori	1614.1389	7542
21171 STAAS & HAI	7590 12/09/200 SEY LLP	EXAMINER		
SUITE 700			MURPHY, RHONDA L	
1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			2416	
			MAIL DATE	DELIVERY MODE
			12/09/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/788,487	KITAMORI ET AL.
Office Action Summary	Examiner	Art Unit
	RHONDA MURPHY	2416
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with	the correspondence address
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion. - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the may be armed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a repl od will apply and will expire SIX (6) MONTH tute, cause the application to become ABAN	ATION. y be timely filed S from the mailing date of this communication. IDONED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 28 This action is FINAL . 2b) ☑ TI Since this application is in condition for allow closed in accordance with the practice unde	his action is non-final. vance except for formal matter	
Disposition of Claims		
4) ☐ Claim(s) 1,3,5-7,9,11 and 12 is/are pending 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,3,5-7,9,11 and 12 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and Application Papers	rawn from consideration.	
9) ☐ The specification is objected to by the Exami 10) ☑ The drawing(s) filed on 01 March 2004 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the corn 11) ☐ The oath or declaration is objected to by the	e: a)⊠ accepted or b)⊡ object he drawing(s) be held in abeyance ection is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
 12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a limit 	ents have been received. ents have been received in Appriority documents have been re eau (PCT Rule 17.2(a)).	olication No ceived in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/N	rmal Patent Application

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DETAILED ACTION

Response to Amendment

1. This communication is responsive to the amendment filed on 8/28/08.

Accordingly, claims 2, 4, 8 and 10 have been canceled and claims 1, 3, 5 - 7, 9, 11 and 12 are currently pending in this application.

Response to Arguments

1. Applicant's arguments, see pages 6-8, filed 8/28/08, with respect to the rejection(s) of claim(s) 4 and 10 under 35 U.S.C. 103 (a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of a newly found prior art reference.

Claim Objections

- 2. Claims 5, 6, 11 and 12 are objected to because of the following informalities:
- 3. Claim 5 is improperly dependent upon canceled claim 4.
- 4. Claim 6 is improperly dependent upon canceled claim 4.
- 5. Claim 11 is improperly dependent upon canceled claim 10.
- 6. Claim 12 is improperly dependent upon canceled claim 10.
- 7. Appropriate correction is required.

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Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 10. Claims 1, 3, 5 7, 9, 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ong et al. (US 7,130,263) in view of Yemini et al. (US 2002/0163889 A1).

Regarding claims 1 and 7, Ong teaches a transmission apparatus used for forming a ring network that supports a bidirectional ring switching capability (*Fig. 5*), the transmission apparatus comprising: a detecting part (*Fig. 6A, protection handler 665, located within each node*) for detecting a ring switching request from a received signal including identifiers of transmission apparatuses between which a failure occurs (*col. 12, lines 49-55; identifiers of transmission apparatus: col. 10, lines 19-31*), wherein the

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ring switching request is sent from one of the transmission apparatuses that detects the failure (col. 9, lines 32-37), and at least one of the transmission apparatuses performs line switching after receiving the ring switching request that goes around the ring network (col. 9, lines 32-37); a storing part (protection units 650 and 655) storing a concatenation setting information table that includes concatenation setting information for each identifier of transmission apparatuses forming the network (Table 1; col. 12, lines 28-34); an obtaining part (protection group manager 630A) obtaining an identifier from the ring switching request (col. 10, lines 25-28, source and destination node information; further described in col. 12, lines 1-9) and concatenation setting information, corresponding to the identifier, from the concatenation setting information table (Table 1; col. 9, lines 58 to col. 10, lines 25; also described in col. 7, lines 33-40); and a setting part (traffic handler 670) making a concatenation setting for a protection line according to the concatenation setting information (col. 12, lines 54-63); a detecting part detecting a concatenation setting in the transmission apparatus (col. 12, lines 49-63); and a sending part (interface 610)

Ong fails to explicitly teach adding the respective identifier of the transmission apparatus to concatenation setting information corresponding to the concatenation setting and sending the concatenation setting information with the respective identifier to another transmission apparatus.

However, Yemini teaches adding the respective identifier of the transmission apparatus to concatenation setting information corresponding to the concatenation

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setting and sending the concatenation setting information with the respective identifier to another transmission apparatus (page 6, paragraph 67).

In view of this, it would have been obvious to one skilled in the art to modify

Ong's apparatus with Yemini's teaching of adding the identifier to concatenation setting
information and sending this information, for the purpose of notifying other apparatuses
of the updated information.

Regarding claims 3 and 9, Ong teaches the transmission apparatus as claimed in claims 1 and 7, wherein the obtaining part obtains the concatenation setting information from information received from another transmission apparatus (*col. 12, lines 22-25; col. 10, lines 25-28*).

Regarding claims 5 and 11, the combined apparatus of Ong and Yemini teach the transmission apparatus as claimed in claims 1 and 7. Yemini further teaches wherein, when the respective identifier is changed, the sending part adds the changed identifier to the concatenation setting information and sends the concatenation setting information with the changed identifier to another transmission apparatus (page 6, paragraph 67).

Regarding claims 6 and 12, the combined apparatus of Ong and Yemini teach the transmission apparatus as claimed in claims 1 and 7. Yemini further teaches a part adding the respective identifier to first of concatenation setting information stored in the storing part and sending the first of concatenation setting information with the respective identifier to another transmission apparatus in response to receiving a predetermined command (page 6, paragraph 67); and a part receiving second of concatenation setting information from another transmission apparatus, writing respective concatenation

setting information into the received second of concatenation setting information, and sending the second of concatenation setting information to another transmission apparatus (paragraphs 67 and 77).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to RHONDA MURPHY whose telephone number is (571)272-3185. The examiner can normally be reached on Monday - Friday 9:00 - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Firmin Backer can be reached on (571) 272-6703. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Rhonda Murphy

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Examiner Art Unit 2416

/R. M./ Examiner, Art Unit 2416

/FIRMIN BACKER/ Supervisory Patent Examiner, Art Unit 2416